

APPLICATION NO.

09/814,241

26304



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ART UNIT

Please find below and/or attached an Office communication concerning this application or proceeding.

FIRST NAMED INVENTOR

Shoichi Miyamoto

	Application No.	Applicant(s)
Office Action Summary	09/814,241	MIYAMOTO ET AL.
	Examiner	Art Unit
	Sanh D Phu	2682
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).
Status		
Responsive to communication(s) filed on <u>26 M</u> . This action is FINAL . 2b)⊠ This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro	
Disposition of Claims		
4) ⊠ Claim(s) <u>1-31</u> is/are pending in the application. 4a) Of the above claim(s) <u>1-27</u> is/are withdrawn 5) ⊠ Claim(s) <u>29 and 30</u> is/are allowed. 6) ⊠ Claim(s) <u>28 and 31</u> is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or	from consideration.	
Application Papers		
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine	epted or b) objected to by the l drawing(s) be held in abeyance. Sec ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati ity documents have been receive 1 (PCT Rule 17.2(a)).	on No ed in this National Stage
Attachment(s)		
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 2. 	4) Interview Summary Paper No(s)/Mail Do 5) Notice of Informal F 6) Other:	

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DETAILED ACTION

1. This Office Action is responsive to the Election filed on 6/3/04.

Accordingly, claims 28-31 have been selected, and claims 1-27 are withdrawn from further consideration.

Claim Rejections – 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35
 U.S.C. 102 that form the basis for the rejections under this section made in this
 Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors

Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology

Technical Amendments Act of 2002 do not apply when the reference is a U.S.

patent resulting directly or indirectly from an international application filed

before November 29, 2000. Therefore, the prior art date of the reference is

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determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

3. Claim 28 is rejected under 35 U.S.C. 102(e) as being anticipated by Hamabe (6,405,021).

As per claim 28, see figures 7, 11, 12 A and 12 B, and col. 13, line 55 to col. 16, line 48, Hamabe discloses a system (see figure 7) comprising:

first and second radio base stations (10a, 10b);

radio base station control equipment (20) for setting communication channels of said first and second radio base stations (see col. 11, lines 61-65, col. 12, lines 5-12 and col. 15, lines 13-15); and

channel control means (see figure 12a, 12b) for gradually updating transmitting power of a downstream communication channel of a mobile station that is to be set to said second radio base station (10b), said transmitting power updated from an initial value (P0) to a greater value during a hand-off process) (see S6, S8-S14) where said mobile station communicates with said first radio base station (10b) or said second radio base station until

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transmitting power control is executed (see S15, S16), in accordance with a signal received from the mobile station (see S3).

4. Claim 31 is rejected under 35 U.S.C. 102(e) as being anticipated by Sendonaris et al (6,085,106).

As per claim 31, Sendonaris et al discloses a system comprising: a mobile station (mobile radiotelephone) (see col. 1, lines 24-27); radio base stations (see col. 1, lines 24-27) for executing transmitting power control of a downstream communication information to be transmitted to said mobile station in accordance with a signal (reverse link signal) received from said mobile station (see col. 6, lines 63-65) and receiving a state notice (reverse link multi-path profiles) representing the state of a signal received by a receiver and its searcher (see col. 6, lines 66-67) from said mobile station; and channel control means (inherently included) for obtaining a propagation loss of a transmission channel of each radio base station according to said state notice at a the time of hand-off and setting an initial value of transmitting power (P1 or P2) at which said radio base station executes transmission to said

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mobile station with taking said propagation loss into account (see figures 2-4, col. 7, lines 9-64, and col. 8, line2 22-61).

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Allowable Subject Matter

5. Claims 29 and 30 are allowed.

Regarding to claim 29, none of the prior of record teaches or suggest notifying means for notifying start of transmission of a downstream communication information to said mobile station through said first radio base station when said second radio base station is selected as a radio base station forming a new visit-zone of said mobile station and the transmission of the downstream communication information starts;

receiving means for receiving a response transmitted from said mobile station in response to said notice; and

channel controlling means for judging whether or not to increase transmitting power of said downstream communication information according to said response received by said receiving means and updating said transmitting power to a high value within a predetermined level when the judgment result is true.

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Regarding to claim 30, none of the prior of record teaches or suggests obtaining a difference of propagation loss between a signal received by a radio base station forming a former visit-zone and a signal received by a radio base station forming a new visit-zone according to said state notice at the time of hand-off;

Setting an initial value of transmitting power of a downstream communication information to be transmitted by said radio base station forming said new visit-zone according to said difference and a value of transmitting power of said downstream communication information transmitted by said radio base station forming said former visit-zone; and

Gradually updating said transmitting power to a great value.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sanh D Phu whose telephone number is (703)305-8635. The examiner can normally be reached on 8:00-16:30.

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The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866–217–9197 (toll-free).

Sanh D. Phu Examiner Art Unit 2682

SP

PRIMARY EXAMINER